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APPLICATION NO. FILING DATE		ILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO. 6211	
09/778,045	02/07/2001		Takahisa Kurahashi	925-177		
23117	7590	09/08/2004	EXAMINER		INER	
NIXON &	VANDE	RHYE, PC	CRANE, SARA W			
1100 N GLE 8TH FLOOF		D	ART UNIT	PAPER NUMBER		
ARLINGTO		22201-4714	2811			
				DATE MAILED: 09/08/200	DATE MAILED: 09/08/2004	

Please find below and/or attached an Office communication concerning this application or proceeding.

		Applicati	on No.	Applicant(s)				
Office Action Summary			45	KURAHASHI ET AL.				
			r	Art Unit				
		Sara W. (Crane	2811				
Period for	The MAILING DATE of this commun	nication appears on th	e cover sheet with the	correspondence address				
THE M - Extens after S - If the p - If NO p - Failure Any re	RTENED STATUTORY PERIOD F AILING DATE OF THIS COMMUN ions of time may be available under the provisions X (6) MONTHS from the mailing date of this come eriod for reply specified above is less than thirty (3 eriod for reply is specified above, the maximum s to reply within the set or extended period for reply oly received by the Office later than three months patent term adjustment. See 37 CFR 1.704(b).	IICATION. s of 37 CFR 1.136(a). In no exmunication. 30) days, a reply within the sta tatutory period will apply and w y will, by statute, cause the app	vent, however, may a reply be ti tutory minimum of thirty (30) da vill expire SIX (6) MONTHS fron blication to become ABANDONI	mely filed ys will be considered timely. n the mailing date of this communication. ED (35 U.S.C. § 133).				
Status								
1)⊠ F	Responsive to communication(s) filed on 22 June 2004.							
2a)⊠ 1	This action is FINAL . 2b) This action is non-final.							
	Since this application is in condition for allowance except for formal matters, prosecution as to the ments is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.							
Dispositio	n of Claims							
5)□ (6)⊠ (7)⊠ (Claim(s) 1-25 is/are pending in the application. 4a) Of the above claim(s) is/are withdrawn from consideration. Claim(s) is/are allowed. Claim(s) 1-8, 15-22, 25-26 is/are rejected. Claim(s) 23 and 24 is/are objected to. Claim(s) are subject to restriction and/or election requirement.							
Application	n Papers							
9)□ ⊤	he specification is objected to by the	ne Examiner.						
10)□ T	10) ☐ The drawing(s) filed on is/are: a) ☐ accepted or b) ☐ objected to by the Examiner.							
A	Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).							
	Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d). The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.							
Priority ur	nder 35 U.S.C. § 119							
 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No. 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. 								
Attachment(s)		_					
	of References Cited (PTO-892)	070.040)	4) Interview Summar					
3) Inform	of Draftsperson's Patent Drawing Review (ation Disclosure Statement(s) (PTO-1449 o No(s)/Mail Date		Paper No(s)/Mail II 5) Notice of Informal 6) Other:	Patent Application (PTO-152)				

DETAILED ACTION

Allowable Subject Matter

Claims 23-24 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

Claim Rejections - 35 USC § 103

The text of those sections of Title 35, U.S. Code not included in this action can be found in a prior Office action.

Claims 1-8, 15-22, and 25-26 are rejected under 35 U.S.C. 103(a) as being unpatentable over Krames et al. in view of Saeki and Vakshoori.

See reasons of record, in particular in the Office action of 24 September 2003. With respect to newly-added claims 21-22, differences in lattice constant as recited would have been obvious in order to allow for different type of semiconductor layers within the device that give rise to different desired wavelength outputs. With respect to claims 25-26, the Saeki device has only a lower reflecting layer, and motivates leaving out the top DBR of the Krames device, if the function of this structure is not desired.

Conclusion

Applicant argues with respect to the rejected claims that the device of Krames figure 13 does not show diffuse light emission. The lobes shown at "emission profile" in this figure show the distribution of light as emitted, and the lobes indicate that the emission is not specular. There is a distribution in the directions of emitted light, and

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that is exactly what is meant by diffuse emission. (Diffuse emission does not mean that there is no preferred direction, or that the directions of emitted light are random.) Applicant argues that the spread is internal only, and somehow disappears when the light is actually emitted. "Emission profile" would describe emission, however, and furthermore no mechanism is taught or suggested anywhere that could cause the lobes to become specular after emission. Applicant argues that the Vakshoori reference does not teach that a single layer can function as a mirror, because the reference teaches upper and lower single layers, each of which functions as a mirror. The reasoning is faulty. The lower single layer function as a single-layer mirror, and the upper single layer also functions as a single-layer mirror. Either teaching would suggest to one of ordinary skill a mirror comprising only a single layer. Applicant argues that light emitting devices having two mirrors function differently from light emitting devices having only a single mirror. The differences in function would be precisely what would motivate a designer to choose one configuration or the other. When one desires the known advantages of only a single mirror, one chooses this configuration. The function of emitting light is not "destroyed" in either case. The roughened surface enhances light output, and is desirable for either (or both) of the known mirror configurations, because a designer would desire enhanced output for either configuration. Applicant argues that the designer of a light emitting devices having one feature to increase light output would not be motivated to include additional features having this same goal. Examiner disagrees. More light is almost always desirable (just as more money is almost always desirable), and designers routinely do all that they can to achieve this end.

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Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, THIS ACTION IS MADE FINAL. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to S. Crane, whose telephone number is (571) 272-1652.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the Group receptionist, whose telephone number is (571) 272-1562.

> Sara W. Crane Primary Examiner

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